



A demonstrator in Cape Town hurls a teargas canister back at police during a demonstration on Monday protesting police violence against student demonstrators. (AP radiophoto)

S.A. police get tough

By RICHARD WAGNER
CAPE TOWN (Ocas). — Police officers at the highest level have apparently taken a decision to use maximum violence in dealing with the wave of student protest sweeping South Africa at present.

Police chiefs realize that this action will not deter white and non-white students from continuing to demonstrate against lack of facilities at non-white universities and repression of non-white student movements.

Passers-by who were clearly not connected in any way with the protest, being held with the permission of church authorities on church land were deliberately assaulted. One woman of 50, employed part time by the Government as an interpreter, said later she was beaten and knocked to the ground and held in custody until her husband, a prominent surgeon, personally demanded her release.

Reuters reports that some senior police officers seemed reluctant to let their men use their batons quite so freely in the student demonstration in Cape Town on Monday as they did during previous demonstrations.

Journalists who had seen student protests in Britain and the United States say that in their experience, whatever violence occurs is generally sparked by the students themselves. But the Cape Town gathering was clearly peaceful. The Cape Town police waded in as if they were Mayor Daley's heavy mob in Chicago dispersing students at the 1968 Democratic Convention.

The theory that violence was ordered by the police is supported by a statement on Saturday from Brigadier Lamprecht that he ordered the police to go in "because they

refused to break up what was an illegal public meeting." When it was pointed out that all the students had been standing on church property, at a spot that is regularly used by anti-Government demonstrators, he said: "Yes, but they can be seen and heard by members of the public across the road. This makes it a public meeting and permission is required from the municipality to hold public meetings. No such permission was given."

Threat
Prime Minister John Vorster joined in the controversy by threatening to close down universities unless the student violence subsided. Mr. Vorster said the matter of student unrest had been discussed by the Cabinet and added that the unrest was "not spontaneous." He demanded an immediate end to what he termed "agitation."

The last time the Prime Minister spoke in these terms was immediately after security police swooped in the early hours of the morning to search the homes of hundreds of white and non-white people last October and November. The dangerous situation that police were claiming to have uncovered then has so far failed to produce one conviction under the country's wide-ranging anti-Communism and anti-terrorism laws.

Israel tells U.N. Beirut to blame for Lod killing

UNITED NATIONS (UPI). — Israel renewed its charge yesterday that Lebanon was fully responsible for the massacre at Lod Airport and requested that the Lebanese "put an immediate and effective end" to Arab terrorist activities.

It told the Security Council that the three Japanese killers were recruited by the Lebanon-based Palestinian Popular Front and trained near Beirut.

In a letter to Yugoslav Ambassador Lazar Mosejow, Security Council President for June, Israeli Ambassador Yosef Tekoaah said it was up to the Lebanese Government to "take effective measures to eliminate terror activities on land from its soil."

The letter referred to a statement by Lebanese President Suleiman Franjeh which said the three Japanese had been "transported to Israel from a foreign capital by a foreign company."

Popular Front

In reply to Franjeh's statement, Tekoaah said of the Lod attack: "The massacre was conceived, planned and organized in Lebanon by the Popular Front for the Liberation of Palestine based in Beirut."

"After having completed their training in Lebanon, the three Japanese mercenaries left Beirut on May 23 by air for Paris and Frankfurt. From Frankfurt they proceeded by train to Rome, where on 30 May they boarded the ill-fated Air France Flight 132 to Lod."

"It is the duty of every government to prevent the use of its territory for criminal activities, and in particular crimes of violence directed against human life in other states. The government of Lebanon is no exception. It is its duty to take effective measures to eliminate terror activities on and from its soil. It must be considered as consciously violating the obligations incumbent on it."



Chess master Bobby Fischer, who meets Russia's Boris Spassky for the world championship next month, sits at a table with another man during the annual Dewar's sports celebrity tennis tournament at Rancho in Costa California, on Tuesday, June 6. His partner is Gail Goodrich of the Los Angeles Lakers pro basketball team. (AP radiophoto)



Actress Liza Minnelli, 26, daughter of the late Judy Garland, embraces her fiancé, De-Ed Aronax, Jr., 19. They announced their engagement during filming in Tokyo on Tuesday. (AP radiophoto)

Soviet Jews testify for U.S. gives Israel 'blind support' writer charges

PARIS — Soviet Jews gave evidence about anti-Semitic discrimination in the Soviet Union at the trial here Monday of two young French Jews who are charged with daubing the Soviet Embassy with hostile slogans.

The witnesses were Iriana Markish, wife of the poet David Markish, whose father Perez was executed as a scapegoat for the so-called "doctor's plot" against Stalin, and Boris Kochubievski, who was detained for three years in a labour camp for drawing attention to the fact that the victims of Baby Yar were Jews.

In the dock were Guy Sebag, a 25-year-old law student and William Herler, a 21-year-old electrician. They were arrested last year while smashing Stars of David and the phrase "Liberty for Soviet Jewry" on an annex of the Soviet Embassy and on Soviet diplomatic cars.

Their defence counsel, Maître Jacques Mercier, a Gaullist M.P., produced Mrs. Markish and Mr. Kochubievski in order to demonstrate that the defendants' indignation was not based on mere hearsay about the conditions of Soviet Jewry.

Mrs. Markish testified that her husband David had been expelled from the Association of Soviet Writers because he had asked to emigrate to Israel. He could only earn his living by working on the night shift in a bakery where he loaded heavy bags of flour. Asked by the judge if she received news from her husband, the witness said: "Sometimes, through go-betweens."

Boris Kochubievski said that after his arrest, nobody in the Soviet Union took his request to go to Israel seriously because he was treated as a psychiatric case. He added: "I wanted to leave because in the Soviet Union Jews have no chance of national development. Their language is suppressed and so is their culture. The state wants to assimilate them and won't let them have freedom to live as Jews."

The witness said that without a public campaign in his favour he would never have been able to leave for Israel.

After a very mildly phrased speech by the prosecution, the case was adjourned until June 13.

Lack of reprisals 'fortunate' — Vatican

ROME (UPI). — The Vatican magazine "L'Osservatore della Domenica" said yesterday that it is fortunate Israel did not take reprisals against Arab countries for the massacre at Lod.

"The best defence against terrorism, in this moment, is a sense of responsibility," the magazine said. It said an act of revenge "would have supported the deep intentions of the terrorists and would have added violence to violence, injustice to injustice — worsening the hates which for too long have gripped the Middle East."

NEW YORK (UPI). — Author Norman F. Dacey said yesterday he would try to thwart President Nixon's re-election because the U.S. government gave "blind support" to Israel at the risk of confrontation with the Soviets.

Dacey made the announcement in a full-page advertisement in yesterday's "New York Times" in the form of an open letter to the President.

Dacey, Chairman of the Connecticut Volunteers for Nixon in 1968, said Israel was undeserving of continued American financial and military support.

Dacey, who has visited the Middle East to gather material for a book, accused Israeli Zionists of rampant expansionism, foreign press censorship, torturing Arab prisoners and creation of refugee camps, napalming Arab children and violating the Geneva Convention of the United Nations.

Yet, he wrote in the ad, the Nixon administration has all but ignored the alleged abuses.

"...I am convinced that if you (Nixon) continue your present foreign policy of blind support for Israel... there won't be any United States, economically sound or otherwise."

"The Israeli government, he wrote, is turning its conflict with the Arabs into a confrontation between our country and Russia."

EGYPT'S ARMOUR SMASHED

Five years ago today was the fourth day of the Six Day War. Here are excerpts from our issue of the following day, June 8.

four main exits out of Sinal to the Suez Canal. Some of the first retreating Egyptian armoured columns succeeded in reaching the Canal area but whatever is left of the forces in Sinal and this may still amount to several hundreds tanks, — has now been cut off completely from Egypt.

In an engagement fought on Wednesday over 100 Egyptian tanks were knocked out. Yesterday's tank battles were fought at Gargata, on the central front sector. Egyptian tank losses were said to be heavy.

An Egyptian military communique broadcast by Cairo Radio at 10 p.m. said battles of "unprecedented ferocity" were taking place on "all three sectors" in Sinal. It added that the "enemy's tremendous air cover was far beyond our strength," due to U.S. and British support.

TEL AVIV — Prime Minister Levi Eshkol, declared last night that "the three weeks' delay was not in vain. It will have enhanced our political standing."

The Foreign Ministry spokesman said last night that the moment Egypt ceases fighting Israel will do the same. He noted that, after Jordan accepted the ceasefire, fighting stopped on that front.

The five Arab Consuls-General in the Old City of Jerusalem on Tuesday have been "temporarily detained" as enemy aliens, Government sources said yesterday.

A fund of IL150m. to restore and rebuild the Eternal City of Jerusalem, now reunited, was approved unanimously by the Jerusalem Municipality at a special meeting in the Town Hall last night.

Three children and two adults have been killed and six other persons seriously injured trying to cross into the Old City. It was announced in Jerusalem yesterday. The two adults were killed by sniper bullets, the three children by mines.

Entry to the Western Bank, the Gaza Strip and Northern Sinal has been prohibited except to persons on duty, it was announced yesterday.

"This is the greatest moment in my life since I came to Israel," Mr. Ben-Gurion declared (on a visit to the Western Wall). "Though looking soldiers crowded round E-Z and kissed his hands." Mr. Ben-Gurion said there had never been any question as to victory, but "I don't believe anyone thought it would happen so quickly."

TEL AVIV — The Army spokesman made public a recording of a radio-phone conversation between Abdul Nasser and King Hussein who agreed to blame Arab defests on alleged American and British air interference.

The Mayor of Hebron, Sheikh Mohammed Al Jabari yesterday sent his greetings to Prime Minister Eshkol, Chief of Staff Rabin, and Defence Minister Dayan. He emphasized (in an interview in Hebron with the editor of The Jerusalem Post) — his appreciation to all the "good soldiers" in the Israel Army for their disciplined behaviour since taking the town. The Sheikh referred very kindly to King Hussein's "madness" in having flown to Nasser in Cairo. "We would have continued to live in peace with Israel," said the Sheikh.

WASHINGTON — The Embassies of Arab countries which have severed relations with the U.S. are packing — but many of them are reported to be putting their effects into storage.

LOD AIRPORT — The first plane-load of volunteers to reach Israel since the war flew in from England yesterday morning aboard an El Al jetliner.

President Shazar was called to the Torah at the Western Wall yesterday morning at a service conducted there for the first time.

Without waiting formalities, Haifa Town Hall staff yesterday pledged a half-a-month's pay as contribution to the new Defence Loan.

RADIO REVIEW
Where will I ever find adequate superlatives for Eol Yisrael's performance this week...?

SOMEWHERE IN THE NEGEV — Israel apparently was not equipped with sufficient prisoner-of-war camps for the eventualities of this week.

Sheikh Tawfik Assalyah, the Kadi of Jaffa, yesterday went to the Old City to visit the Haram e-Sharif area, one of Islam's holiest sites.

The Foreign Ministry yesterday expressed the Government's profound regret over the Israel attack on a U.S. naval research ship 24 kms. north of the Sinal coast. The attack was in error, it having been assumed the ship was an Egyptian war vessel.

AMMAN — King Hussein — tired, unshaven and still in battle dress — said yesterday that Jordan had been "almost left alone... by our many friends" in the battle against Israel.

Driving from Jerusalem to Ramallah yesterday was astonishingly like taking a holiday from the war. Almost complete peace seemed to have descended on the clean, affluent, attractive suburbs of Kalandia, Beit Hanina, Shuafa, and Ramallah.

Sabbath prayers to mark "the miracles and wonders which the Lord has wrought" were announced by the Chief Rabbinate yesterday.

Dr. Jacobson AUP

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League looks sewn up

WITH only three National League matches to play before the end of the soccer season, the championship looks sewn up for Tel Aviv Maccabi, four points clear of Jerusalem Betar, in second place.

Jerusalem Betar must win at Hadera in order to stay in with a chance. Although Hadera Hapoel is hardly the most inspiring team to watch, having scored a grand total of 12 goals in 27 games, it is not easy to score against them on their own ground. But it is hard to predict anything but a win for Betar.

Tel Aviv Maccabi are at home to Petah Tikva. A few years ago this match would have been the needle match of the day, but since the departure of Nahum Stelmach, the Petah Tikva team is not the same. However, with national goalkeeper Yitzhak Visoker the Hapoel side are never easy prey. Also, the mid-week match against the Spurs may have

Soccer Preview

Maccabi's 30. A draw looks as likely a result as any.

There is no longer much at stake in the other games in the National League. It may result in more open attacking games, rather than the cramped defensive style adopted by so many national team clubs in the quest for points.

TOTO GUIDE:

Hadera Hapoel v Jerusalem Betar
Be'er Sheva Hapoel v Be'er Yotzma
Tel Aviv Maccabi v Petah Tikva
Tel Aviv Hapoel v Tel Aviv Betar
Jaffa Maccabi v Haifa Hapoel
Haifa Maccabi v Jerusalem Hapoel
Netanya Maccabi v Shimon
Hakoah v Kfar Saba Hapoel
Acre Hapoel v Nahal Hapoel
Rosh HaNaiya Maccabi v Netanya
K. Shimon Hapoel v Migdal Haemek Hap.
Tirat Hacarmel Hap. v Nazareth Hap.
Netanya Hapoel v Herzliya Hapoel

Attached property and auction

(Continued from Tuesday, June 6.)

Justice Cohn in holding that the appeal should be allowed, said the appeal should be allowed, said that he was of the opinion that the appellant's alternative argument — to the effect that once the mortgage had been redeemed there was no cause for proceeding with the sale of the property — was correct. For this reason he would not discuss the appellant's main argument: that the Chief Execution Officer had been entitled to conduct a second public auction, despite his previous "final" decision declaring the respondent the purchaser of the property.

However, he added, it would appear clear from his reasons for allowing the appellant's alternative argument that he was of the opinion that, despite anything contained in the Execution Regulations of 1965, there was no "finality" to the sale of mortgaged property until the debt had been paid and the mortgage redeemed.

Justice Cohn then went on to set out his reasons for allowing the appellant's alternative argument. The discretion given to the Chief Execution Officer by section 13 of the Pledges Law, to choose another method of realizing a pledge other than sale by auction is broad and unlimited and it is not within the power of the subsidiary legislator to derogate from this discretion by way of regulations, Justice Cohn said.

Furthermore, he continued, section 13(a) of the Pledges Law, which is also applicable to mortgages, lays down that the debtor, or any person likely to be affected by the redemption of a mortgage, may redeem it by fulfilling the obligation at any time, the only condition being, in his opinion, that the obligation has not already been fulfilled by any one else (that is, that the debt has not already been paid), and no regulation may derogate from or reduce this right.

Once, Justice Cohn went on to hold, a debtor, or other affected person, has used his right to defray the obligation linked to the pledge, after the due time then the pledge, in accordance with section 15 of the Pledges Law, ceases to exist, and the debtor is entitled to have registration of the mortgage cancelled. Once this has been done, he continued, it is superfluous to point out that no proceedings for realizing the mortgage can be conducted or continued with, whatever stage they might have reached.

No one, Justice Cohn continued, had disputed the fact that on the strength of instructions from the Chief Execution Officer the debt in the present case had been paid to the Agudat Israel Bank from the money which the appellant had deposited with the Execution Officer. Furthermore, as the appellant is most certainly "a person likely to be affected by the realization of the pledge" within the meaning of section 13(a), and by the transfer of the property to a third party at a price well below the current market price, she could have gone straight to the bank and paid the debt, without the knowledge and sanction of the Chief Execution Officer, and the latter would thereafter have been obliged to stop all proceedings for selling the property and close the file. All the more so, therefore, was he obliged to do so when the debt had been paid with his cognizance and upon his instructions.

The only difficulty likely to arise

In the Supreme Court Sitting As Court of Civil Appeals
Before the Deputy President (Justice Sussman), Justices Wilkon, Cohn, Etzioni and Kahn

LAW REPORT
The Jerusalem Post
Edited by Doris Lankin
THURSDAY, JUNE 8, 1972

Auctioned pledge may not be re-auctioned

from the wording of the Execution Regulations, Justice Cohn went on to point out, flows from the use of the word "final" in regulation 55(b) in connection with the Chief Execution Officer's decision to declare a particular person as the buyer of the mortgaged property. If, however, there were no possible way of interpreting the wording of this regulation other than that of the debtor, or other affected person, would be deprived of the right vested in them by section 13(a) of the Execution Law, then there would be no alternative but to declare the regulation *ultra vires*. However, he held, he was of the opinion that the term "final" in the regulation should be read as being subject to the assumption that nothing would happen to prevent the proper conclusion of the auction proceedings (as, for example the defrayment of the debt for which the property was mortgaged).

Nor did he subscribe to the fears of those who thought that if finality were not assured in advance there would be no participants in a public auction. For he very much doubted whether any potential buyers were aware of the changes in the law introduced by regulation 55(b) as compared with the Ottoman Law which had been in operation till 1968. In any event, he added, there certainly is finality — albeit of a different kind from that contained in the declaration of the purchaser — since finality is achieved with the full payment of the purchase price (after which the debtor has no further opportunity of redeeming his property).

As to the District Court's fears of creating bad law if it took into consideration the hardship caused to the appellant (in view of the well-known epigram that "hard cases make bad law") he was of the opinion, Justice Cohn held, that the legal position created in consequence of the District Court's judgment was the "bad law," whereas the natural and just appreciation of the debtor's and his wife's interests could only lead to a proper and fair interpretation of the law, in accordance with the legislator's intentions (on the reasonable assumption that in enacting new original laws the legislator had intended to be progressive and liberal, and not the contrary).

Justice Cohn then went on to show that section 13(a) of the Pledges Law had merely given legislative sanction to the English doctrine of equity of redemption, which gives a debtor a right to defray his debt as long as the mortgage has not been foreclosed and the purchaser of the mortgaged property has not acquired a legal title to it.

However, he pointed out, there was no real need for recourse to the English doctrine of equity in order to vest a debtor with the right to defray a mortgage debt even after the time fixed for payment, since Jewish Law has preceded the English law by at least a thousand

years, containing as it does a similar rule, to the effect that a debtor is entitled to redeem the mortgage on his property at any time, even if the property has been in the possession of the creditor for years, as long as it has not been sold to a third party who has acquired legal title to it (see Baba Metzia 35/71).

In his opinion, therefore, Justice Cohn concluded, the appeal should be allowed.

Justice Etzioni
Justice Etzioni concurred with Justice Cohn that the appeal should be allowed but reached this conclusion by a different process of reasoning. He did not think, he said, that there was any need to decide in the present case the question of whether the Chief Execution Officer's declaration of a particular person as the purchaser of mortgaged property was final nor the question of whether section 13(a) of the Pledges Law applies to a case such as the one under consideration. For he was of the opinion that the original sale of the property in the present case had not been properly effected, and that, therefore, the question of finality did not arise.

In explaining his point of view, Justice Etzioni noted that a simple examination reveals that the lapse of time between the date on which the property had been sold to the respondent and the date on which the request had been submitted to pay the residue of the purchase price together with the registration of the transfer of the property (in order to enable the purchasers to change foreign currency into Israeli currency) had been three months. Furthermore, the Chief Execution Officer had acceded to a request to pay the purchase price at an indefinite date — that is, on the day transfer was effected. All this was not consistent, he held, with the terms of regulations 55(c) and 105 of the Execution Regulations, as these provide that full payment must be made within seven days after the purchaser has been requested to do so, or within an extended period of time as prescribed by the Chief Execution Officer, upon the basis of special stated reasons. So that, he held, even if it were to be assumed that the Chief Execution Officer had been entitled to extend indefinitely the period in which payment of the final sum should be made (which was most unlikely) he had still not fulfilled the obligation to state his reasons for doing so; and this was sufficient to warrant setting his decision aside.

He wished to add, Justice Etzioni continued, that even if the Chief Execution Officer had attributed his extension of the period of payment to his desire to give the respondent an opportunity to change foreign currency into local currency this would have been of no avail. For exchanging currency was a very simple operation which required no great length of time. If, therefore, he went on to hold, Justice Kahn were correct in his opinion that the new Execution Law was intended to simplify execution proceedings and save time, here was a classic example of the opposite effect. Furthermore, the longer final payment of the purchase price was postponed the greater the hardship to the debtor who had to continue paying the interest on the mortgage.

In conclusion, Justice Etzioni noted that the particular circumstances in the present case — in which the market value of the property had doubled between the time the respondent had made his bid and the date on which he was due to pay the residue of the purchase price — provided proof positive of the need to observe, as meticulously as possible, the provisions with regard to speedy payment of the offered price.

Appeal dismissed by majority decision.
Judgment given on May 24, 1972.

TEL AVIV-YAPO DISTRICT COURT
Motion File No. 401/72
as stipulated before Judge Rustin on July 13, 1972

Applicants: 1. Amicaim Shub
2. Arie Shub

both of Kfar Malal (Ganei Am), registered by Y. Adam, Adv., of 3 Rehov Dizengoff, Tel Aviv.

versus

Respondents: 1. Moshe Bahmayer
2. Berta Bahmayer
3. Yonatan Winkler

Opening Notice:
Be it known that on July 13, 1972, at 8.30 a.m. or close to this, the Court will be requested by the applicants' attorney to pass a declaratory judgment to the effect that the applicants are the owners of a lease right concerning the properties known as parcels 129 and 171 in Block 649, constituting the plots of land and the school of Kfar Malal (Ganei Am). The Court will also be requested to appoint the applicants as receivers with a view to transfer of the lease, registered in the names of the respondents Nos. 1 and 2, to the applicants' names.

Y. Adam, Advocate
Applicants' Attorney

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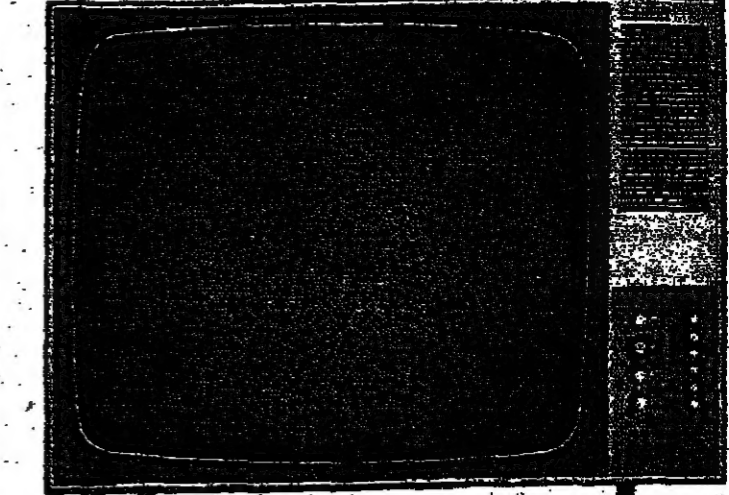
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The STATEMENT

Opposing Revision in the Law of Return

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
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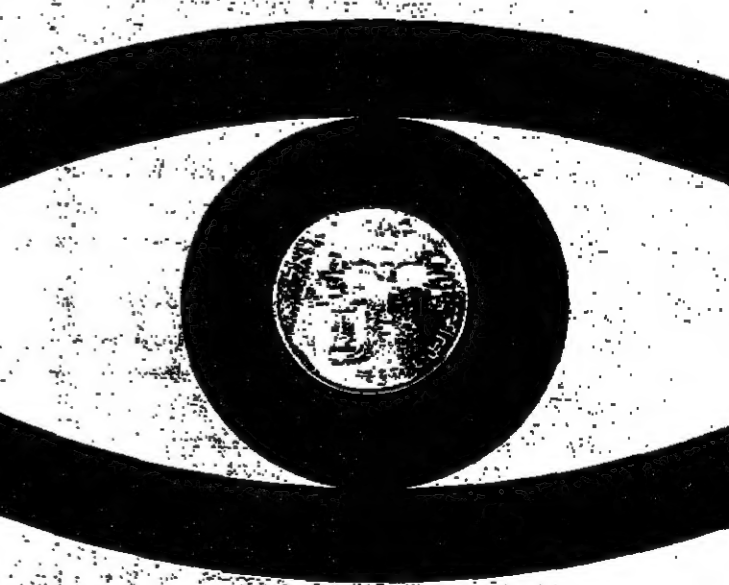
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Readers' letters

Public pressure on planners

To the Editor of The Jerusalem Post: This is in response to the Jerusalem Municipality...

Several years ago it was suggested, I believe by Buckminster Fuller, that a large, detailed model of Jerusalem be built and placed on permanent display...

Several years ago it was suggested, I believe by Buckminster Fuller, that a large, detailed model of Jerusalem be built and placed on permanent display...

RALPH SEGAL, Jerusalem, May 27.

OBJECTIONABLE

To the Editor of The Jerusalem Post: During our stay in Israel, we visited a night club in Jaffa on Saturday, May 6 at 5:00 p.m. It was an astonishing and shocking experience...

We have travelled the world through and have attended many a night club show, but never and nowhere have we encountered such a tasteless performance...

I am by no means criticizing Israel but my concern is aroused when I witness the poisoning of young minds...

ROBERT E. BLANK, Encino, California, May 23.

ELECTION PROMISES

Living in 37 square metres of asbestos

To the Editor of The Jerusalem Post: When the Wadi Sahib slum dwellers found that their voices were not being heard...

The asbestos dwellers have watched and seen a huge football stadium go up, thousands of newcomers settled in beautiful housing schemes...

ARTHUR M. LIFSHTIZ, Kiryat Ata, May 31.

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HOW PROFESSIONALS VIEW THEIR INCOME

'Fat fees have to be earned'

By DAVID KRIVINE Jerusalem Post Economic Correspondent: WHERE are law firms in Israel which make as much as a million pounds per annum of taxable income...

Very considerable, because lawyers charge what they can get. Like anybody else selling a commodity or service, business firms are ready to pay huge sums for a top-flight legal consultant...

Mr. Uzi Sivan, spokesman of the Ministry of Justice, explained to The Jerusalem Post why his Ministry had recommended that the Government pay large fees to attorneys in the Witkon enquiry...

It is not as if lawyers were lacking in Israel. There is plenty of competition. But Arnon recalls a contract for a major investment company that involved nine months' hard work before it was negotiated...

TOURIST TOURIST TOURIST TOUR VEALEH PRESENTS 'THE LIVING ISRAEL'...

Should he be made to take a cheap lawyer? Or should good lawyers offer their services cheaply? Arnon believes it is enough in suits involving the public interest if payment is made according to the minimum tariff laid down by the Chamber of Advocates...

THE JERUSALEM POST ADVERTISEMENTS AND LOCAL SUBSCRIPTIONS 6 REHOV ARISTOBULUS JERUSALEM (Near Kikar Zion) DEADLINES

Payment to firm This is paid not to each individual lawyer but to the firm representing its client. Mr. Sivan points out that when assessing, for example, Mr. Yaacov Solomon's fee account should also be taken of the fact that his office had two senior counsel, one junior and, part of the time, one articulated clerk in attendance before the Witkon Committee...

NEW IMMIGRANTS FINALLY YOU CAN GET IN ISRAEL THE GOOD BEST YOU NEED. SHARON LTD. World famous SHARON handkerchiefs are now available at special low prices...

THE BANK OF ISRAEL offers: NEW LINKED BONDS Today, Thursday, June 8, 1972, a new series — Resh Yod Zayin (217) — of DEVELOPMENT LOAN will be issued.

Cabinet ordered to name Chief Rabbinate electors ...or appear in High Court

By DAVID LANDAU Jerusalem Post Reporter The High Court of Justice yesterday effectively ordered the Cabinet to appoint its two representatives to the Chief Rabbinate Election Preparatory Committee by Sunday ... or come to court on Monday morning to explain why it had not done so.

Missing tough believed killed by underworld

TEL AVIV. — The police are busy checking fresh graves in their search for a 19-year-old tough rumored to have been killed by colleagues in a dispute over loot. Police believe the killers may have buried him in or near a graveyard.

Israel seeks to aid Syrian Jews

Jerusalem Post Knesset Reporter Minister without Portfolio Israel Galili said yesterday the Government would not remain silent in the face of the suffering of the Jews of Syria. It would pursue a responsible policy, he said, and make every possible effort to relieve their plight.

Cinemas shut down to protest TV film

By AARON SITTNER Jerusalem Post Reporter Movie theatres throughout the country were shut down last night as cinema-owners protested the showing of a recently filmed full-length movie on Israel Television.

Suspect shot in police chase

TEL AVIV. — A masked man, known to have a police record, was shot and wounded in the neck as he tried to flee from police before dawn yesterday.

Drowned girl identified

HAIFA. — A 16-year-old girl who drowned on Tuesday while swimming off an unguarded Kiryat HaTim beach was identified yesterday as Miriam Sheleg of Moshav Alma, in Upper Galilee.

VIGIL FOR SOVIET JEWS IN 3rd DAY

The "Prisoners of Zion" vigil held to mark the second anniversary of the Leningrad hijack arrests goes into its third day today at Yad Vashem in Jerusalem.

Mapam urges: no more flats in Jewish Hebron

TEL AVIV. — The Young Guard of Mapam yesterday resolved to urge the Government to cancel the decision to build 200 more houses in Kiryat Arba, Hebron, and to allow the Beduim back in the Pithat Raiah region.

House takes action on Hyatt hotel motions

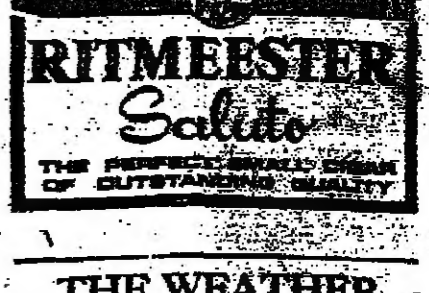
Jerusalem Post Knesset Reporter The investors in the controversial Hyatt House hotel project on Mount Scopus claim they have already spent over \$1m. on planning and preliminary work, but are continuing to be held up by the planning bodies.

British imports outpace Israel exports to U.K.

Jerusalem Post Reporter Britain's imports from Israel rose by 40 per cent in the first four months of this year, though exports to Britain rose only 15 per cent, Mr. A. S. Cohen, chairman of the Israel-British Chamber of Commerce, revealed yesterday.

ISRAELI ARTILLERY COMES OF AGE

Jerusalem Post Military Correspondent TEL AVIV. — The Israeli Artillery Corps, known for years as the Cavalry of the IDF, has finally come into its own, now ranks with the most modern corps of its kind in the world, its commander says.



THE WEATHER table showing temperatures for Jerusalem, Golan Heights, Haifa, etc.

ARRIVALS

Deputy Finance Minister Evi Dinstein, from a visit to Britain and the Communist Party...

DEPARTURES

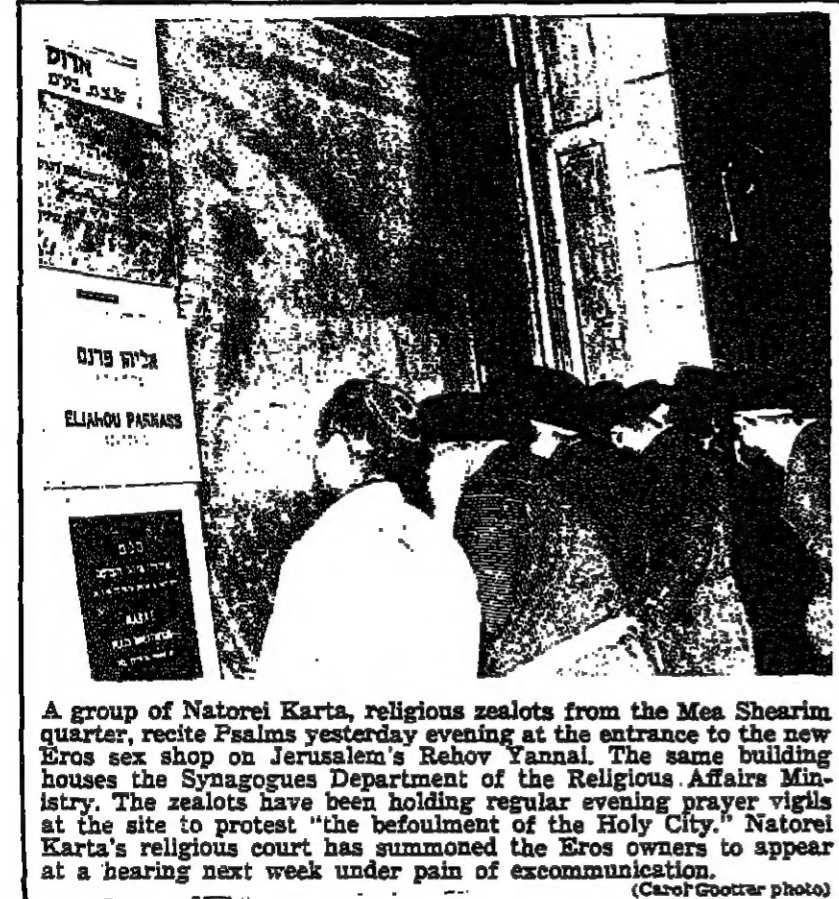
Mrs. Abba Riban, from Sweden, to accompany the Foreign Minister...

Lansky hearings resume today

The Meyer Lansky case will resume in the High Court of Justice today, after a 10-day adjournment...

Allon against death penalty for terrorists

The State Attorney, Mr. Gavriel Bach, has already presented the Ministry's case. The court is presided over by Justice Agron...



A group of Natorei Karta, religious zealots from the Mea Shearim quarter, recite Psalms yesterday evening at the entrance to the new Eros sex shop on Jerusalem's Rehov Yaffa.

Spurs down T.A. 3:2 in good game

By PAUL KOHN Jerusalem Post Reporter TEL AVIV. — Tottenham Hotspur last night beat Tel Aviv Maccabi 3:2 with an economy of effort but with many touches of their best football, before 18,000 spectators at Bloomfield Stadium.

'Next year in Israel' Last 19 Puerto Rican pilgrims return home

LOD AIRPORT. — The remaining 19 members of the Puerto Rican pilgrim group which lost 16 men and women in the May 30 terrorist attack here left for home yesterday, full of praise for Israel.

Minimum pay rise seen for reservists

HAIFA. — The minimum pay for soldiers on reserve duty is to go up from IL260 to IL400 a month, Labour Minister Josef Almog revealed here yesterday.

Israeli 'scouts' back from Africa

Jerusalem Post Diplomatic Correspondent Israel's four special ambassadors to the continent of Africa returned here yesterday from a two-week mission to 'convince' African governments before the Organization of African Unity conference next week...

Lebanon claims it arrested an Israeli infiltrator

BEIRUT (UPI). — Lebanese border guards Tuesday arrested an 'Israeli infiltrator,' newspaper reports said yesterday.

Advertisement for NAILAND REAL ESTATE featuring a truck and text: 'are you thinking of MOVING? For business or personal reasons, maybe you have to make a move. Well, make the right move...'

Advertisement for TIME magazine: 'Leader: ISRAEL'S NIGHT OF CARNAGE available everywhere BRIFE AN DEN BOTSCHAFTER...'

Advertisement for ISIDORE KAUFMAN: 'INTERESTED IN BUYING PAINTINGS BY ISIDORE KAUFMAN Tel. 444726, Tel. Aviv'

Advertisement for BANTAM: 'THE BESTSELLERS ARE COMING FROM BANTAM OUR GANG THE BEEL-JAR...'